

FILED
JAMES BONINI
CLERK

United States District Court
for the Northern District of California

05 MAY 18 PM 2:32

SECTION 101 WEST DIV CINCINNATI

Frederick M Shea
(Petitioner)

Case No. 1:02-cv-149 (PWH)
PR.

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APR 20 2005

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT,
NORTHERN DISTRICT OF CALIFORNIA

VSOL - Ohio, Et, Al
(Respondents)

05 MAY 18 PM 2:32

SECTION 101 WEST DIV CINCINNATI

Petition for Follow-up & Correction

Whereas, petitioner, keeping short this
matter of intentional, United States v Birdley (1998,
CA 10 Kans) and been then, done that, per Supreme
Court of the U.S. (East Coast) D.K. 95-5037 and
again on April 27, 2001 with everything in Pet.
and, or, could have just re-opened case above!

Shea v Shea, (1998), Parents v Terry Schiavo (2005), NAACP v
Metropolitan Council (1998, et al). And matter found
The Supreme Court of the U.S. gave me the right to Repre. myself, not direction, etc,
Think, get wants a Marshal putting a plug on me (Parent), Wrong! Denying my Kids, etc!

Whereby, petitioner states, what else to no
oral argument about, as, other Pet. state this
guy isn't no criminal, and the words denied
and closed and been then, done that, states
who says, wrong Court! Est. 01-94-679, 01-96-501,
etc! For which, 1:02cv149 Est. Conspiracy to
Commit Murder, etc! 00-3083, 00-3085, 02-3894, 03-809

While, embezzlement, etc, states, guy looking for Justice! Exhibit B

Exhibit A
attached

Now therefore, while, Initial Order for Release, Order for Release, were ignored to matters of, already won or, not the criminal, as established State Laws of 2701.03, 2913.01, 2921.04 A.B, etc, also set the 18 USC 1951(b), (2), etc, of matters forced and Absolute Bar, cause extra-paperwork, etc! Habeas Corpus petition est. as, anything else is complicity, aiding and abetting, etc! Paid in U.S. nowhere else! We do paperwork this way, for what reason! AND, not for omissions!

Whereas, per the Pet for Writ (Return, 01-70033) of that case, that's 13 offenses of the desegregation matter! ~~XX~~ Amount allocated, per case, which, going up, wouldn't be equal! Make it (Six), per, established criminal activity, both sides, City, ^{State} Federal, plus interest. Now, if 2923.32 Penalty went up since 1995 ^{etc} more than six! + the Jail fights of Fighting Black/Africans & not caused by Police. Sustained injuries! 2937.34

Now, for reasons stated, there can read why petition doesn't want to proceed in jurisdictions of Killers, ^{Not excluding, Gen. Criminals} etc, as, if someone had a problem, nothing like being paid for the past, for which, "Bahama Mama's", etc, cause anything! Rules out, any other form while, stating, funds available and even through the U.S. Dept of Treasury per Pet received (Stamped) April 14, 2005!

Whereas now, per the not judicial discretion of all matters, as established, would have saved offenses and a life, while, my own, still recovering from the past, etc, per Forced Killer Medication, etc, per a matter(s), not new and criminals still not arrested. Per matter of, "why appeal" as seen there, done that discrimination, etc, est. & matters of Fed & Civil Rts are violated, etc! It to speedy, not trial, pay instead, dismissed! 1995, etc, Judges read what should & been reports! In which, cut out the middle per periods (Fed Courts) and what do those come up with! 18 USC 1951, 18 USC 201(b)(2), 18 USC 1951(b)(2) Est!

Whereby now, per a case that is a 1331 case and not a 1332 and who changed cases throughout, 00-3085, 00-3083, per matter(s) called Federal, Handicapped! While, the past is where (deceives), a symbol means what, & Junk Yard parts, etc, sits under what, and markings of not Ky, Ohio, California, were invisible, 1331 est! Now, can state this to what is Clear & Indisputable, not leaving out State put off Recovery per matter even, while, Fed States Order for Release never received. A preliminary injunction for Relief, Clear & indisputable, unlike, dismissed! Lik, whom is in on what, while, est Attempted Murder, etc, and Pain & Suffering! 7 Mo. Know of past, even if, diversity irrelevant! NACR v Metropolitan Council (1998, CA8) United States v Al. pari (1994, ED, NY), etc! Case # 01-70033 never done in U.S.D.C. E. 6

Now therefore, ending with, as, elaborated more on this jurisdiction, etc, in which, extra paperwork, etc, is no oral argument needed along time ago, states, still not living in the jurisdiction, one wants to live in!

Whereas, also, must add God & Civil Claims are also involved, to, what's not new, while, all this extra-paperwork, etc, petitions states I do, ^{no} ~~as~~ ^{apprising}! United States v Freeman (1993 C+9 Civ), like, picking a claim to what was intentional, states, what should be a "Capital Offense". Death, and in more ways than one! Christopher Reers died from what! While, forced ^{stated} ~~stated~~, the past! Emotional Distress, est, by, dealing ⁱⁿ ~~in~~ Mentals, and criminals like, a temper is clear & indisputable to what shouldn't have happened, per extra-paperwork, etc! Per forced matters! United States v Binkley (1998 C+10 K+23). IARE: Synchroid Mktg Litig. (2000, no III) like, being held, etc, falls under what was just mentioned! Est. Extortion by Force or Threat or injury! Per, Absolute Bar, etc!
 Nader v Metropolitan Council (1998 C+8)
 IARE: 95-5039 & what procedure! Giam v District Court of Guam (1981 C+9 Guam)
 Frederick M. Fox (Petitioner)
 1052 Merado Dr
 Cent, Ohio 45338
 (513) 451-8888